ANNED ON 4/9/2012

SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF NEW YORK

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SCOTT SEYMOUR, Index No. 107155/10

Plaintiff, I.A.S. Part 2

vs. : Justice Louis B. York

STEVEN E. GREER, CORTEXTV, LLC,

Defendants. <u>JUDGMENT</u>

An action having been commenced

A metion having been made by Plaintiff Scott Seymour in the above entitled action in the Supreme Court, Civil Branch, New York County, I.A.S. Part 2 (Martice Louis B. Werls), Israeled at 71 Thomas Greet, New York, NM, on June 1, 2010, for summary judgment in lieu of complaint, pursuant to CPLR 3213, on the grounds that this action is based on instruments for the payment of money only, and that Plaintiff is therefore entitled to judgment as a matter of law because there are no genuine issues as to any material fact, and the Court having issued an Order dated August 13, 2010, and entered in the office of the Clerk of the County of New York on August 30, 2010, granting Plaintiff's motion on default against CortexTV and directing the entry of judgment in favor of Plaintiff and against CortexTV in the sum of \$100,000.00 with interest at the statutory rate of 10% per annum from the date of May 9, 2008, until the date of entry of judgment, as calculated by the Clerk, and thereafter at the statutory rate, and further ordering that the action continue as to Defendant Greer;

AND a motion having been made by Plaintiff, on September 23, 2010, to reinstate the motion for summary judgment in lieu of complaint, pursuant to CPLR 3213, against Defendant Greer, and a motion having been made by Plaintiff, on September 29, 2010, for an

order granting leave to reargue and modifying the Court's prior Order of August 13, 2010 to include an award to Plaintiff of reasonable attorney's fees incurred by Plaintiff in enforcement of his rights under the promissory note dated May 9, 2008 because the award of such was agreed on by the parties in the Note at issue, and the Court having issued an Order dated April 12, 2011, and entered in the office of the Clerk of the County of New York on April 14, 2011, granting Plaintiff's motion for summary judgment in lieu of complaint against Defendant Greer for the sum of \$100,000.00, and granting Plaintiff's motion for reasonable attorney's fees, the amount of which would be determined at a hearing, and further ordering that one judgment on the amounts shall be determined at the hearing;

AND the hearing on attorney's fees having taken place before the Court emember 9, 2011, and the Court having issued an Order dated January 11, 2012, and entered in the office of the Clerk of the County of New York on January 19, 2012, awarding Plaintiff \$100,000.00 with interest from May 9, 2008 at 10% interest up to the entry of the judgment and at the rate of 6% thereafter, and \$5,867.50 in attorney's fees, together with costs, disbursements and reasonable expenses of this action;

NOW, on motion of Mary Margulis-Ohnuma, plaintiff's attorney, it is

ADJUDGED that Plaintiff Scott Seymour recover from Defendants Steven Greer and CortexTV the sum of \$100,000.00, with interest thereon from May 9, 2008, amounting to \$39,055 \frac{59}{2}\$ and the sum of \$5,867.50 in attorney's fees, and the sum of \$\frac{800.00}{2}\$ costs and disbursements, making in all the sum of \$\frac{145}{763}\frac{39}{7}\$, and that Plaintiff have execution thereon.

Judgment signed this 5th day of April, 2012

Plaint FC.

SS E. SZnJSt.

Clerk

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200 Rector Place #35F

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COUNTY CLERK'S OFFICE NEW YORK



156 -Bill of Costs (with CPLR sections) Blank Court: 1-95



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Supreme COURT of New York COUNTY OF New York

Index No. 107155/10

Scott Seymour

nt

against

Steven E. Greer, CORTEXTV, LLC,

Costs of

Plaintiff(s)

Defendant(s) COSTS DISBURSEMENTS 210.00 Costs before note of issue Fee for index number CPLR §8018(a) \_\_\_. 200.00 CPLR §8201 subd. 1 \_ Referee's fees CPLR §8301(a)(1), 8003(a) \_\_\_\_ Costs after note of issue Commissioner's compensation CPLR §8301(a) (2) \_ CPLR §8201 subd. 2 \_\_ Clerk's fee, filing notice of pend, or attch. CPLR §8021(a)(10) Trial of issue Entering and docketing judgment CPLR §8301(a)(7). 8016(a)(2) CPLR §8201 subd. 3 \_\_\_\_\_ Paid for searches CPLR §8301(a)(10) 95 00 Allowance by statute Affidavits & acknowledgments CPLR §8009 .... Serving copy summons & complaint CPLR §8011(h)(1), 8301(d) CPLR  $\S 8302(a),(b)$  \_ 95.00 Request for judicial intervention \_\_\_\_\_ Additional allowance CPLR §8302(d) -Note of issue CPLR §8020(a) Motion costs Paid referee's report CPLR §8301(a)(12) CPLR §8202 -Transcripts and filing CPLR §8021 Appeal to Appellate Term Certified copies of papers CPLR \$8301(a)(4) CPLR §8203(b) = Satisfaction piece CPLR §5020(a), 8021 Appeal to Appellate Division Certified copy of judgment CPLR §8021 Postage CPLR §8301(a)(12)\_\_\_\_\_\_ CPLR §8203(a) \_ Appeal to Court of Appeals Jury fee CPLR §8020(c) \_ 1550@ CPLR §8204 \_ Stenographers' fees CPLR §8002, 8301 \_\_\_ Costs upon frivolous claims Sheriff's fees on execution CPLR §8011, 8012 \_\_ and counterclaims\_ Sheriff's fees, attachment, arrest, etc. CPLR §8011 CPLR §8303-a Paid printing cases CPLR §8301(a)(6) \_\_\_ Clerk's fees Court of Appeals CPLR §8301(a)(12) Paid copies of papers CPLR §8016(a)(4) 45.00 Motion expenses CPLR §8301(b) ..... Fees for publication CPLR \$8301(a)(3).... I HEREBY CERTIFY THAT HAVE Serving subpoena CPLR §8011(h), 8301(d) ADJUSTED THIS BILL OF COSTS AT Paid for search CPLR §8301(a)(10) \_\_\_\_\_ \$00,00 Referee's Report .\_\_\_\_\_ 5 2012 Attendance of Witnesses CPLR §8001(a)(b)(c), 8301 (a)(1) = CLERK FILED APR -5 2012 COUNTY CLERK'S OFFICE COSTS ..... \$ 200.00 NEW YORK 1,207.48TOTAL ..... \$ 800

State of New York, County of

a party to the action, is over 18 years of age and resides at being duly sworn, deposes, and says; that deponent is not

That on

deponent served the within bill of costs and notice of axation on

nerein, at his/her office at attorney(s) for

during his/her absence from said office. Strike out either (a) or (b). (a) by then and there leaving a true copy of the same with

copy of the same, enclosed in a sealed wrapper directed to his/her clerk; partner, person having charge of said office. (b) and said office being closed, by depositing a true

Sworn to before me on

said attorney(s), in the office letter drop or box.

State of New York, County of

a party to the action, is over 18 years of age and resides at being duly sworn, deposes and says; that deponent is not

That on

deponent served the within bill of costs and notice of taxation on

attorney(s) for

the address designated by said attorney(s) for that purpose by depositing a true copy of same enclosed in a post paid depository under the exclusive care and custody of the properly addressed wrapper, in-a post office--official United Sates Post Service within New York State.

Sworn to before me on

Supreme COURT of New York COUNTY OF New York Index No. 107155/10

SS.

Scott Seymour

Plaintiff(s)

Greer, CORTEXTV, LLC, against [H] Steven

Defendant(s)

and Latice of

Caxation

Please Take Notice that the within is a true copy of the items of costs and disbursements in the within action

taxed \*

SS.:

and the same will be taxed \* by the clerk of

Court, at his/her office in the courthouse thereof on

of that day-and the amount inserted in the judgment. Yours, etc. 딿

Attorney(s) for

ņ

Attorney(s) for

Service of the within bill of costs and notice taxation is hereby admitted on

trormey(s) for

KS OFFI**CE** ORK

\* Check one (CPLR § 8402, 8403)

STATE OF NEW YORK, COUNTY OF New York

ATTORNEY'S AFFIRMATION

disbursements have been or will be necessarily be made traveled the number of miles to set opposite their names opposite their names; that each of said persons resided the number of miles set opposite their names, from the place of said trial, hearing or examination; and each of or incurred in this action and are reasonable in amount examination before trial herein the number of days set in traveling to, and the same distance in returning from said persons, as such witness as aforesaid, necessarily copies of documents or papers as charged herein were the same place of trial, hearing or examination; and tl practice in the courts of this state, affirms: that I am The undersigned, an attorney admitted to and that each of the persons named as wimessses attended as such witness on the trial, hearing or in the above entitled action; that the foregoing actually and necessarily obtained for use. Plaintiff Scott Seymour Mary Margulis-Ohnuma of Stillman & Friedman, the attorney(s) of record for the

The undersigned affirms that the foregoing statements are true, under the penalties of perjury.

4/2/2012 Dated: RARY EARPICIS- OHNUMA



SCOTT SEYMOUR,

VS.

Plaintiff.

STEVEN E. GREER, CORTEXTV, LLC.

Defendants.

Index No. 107155/10

JUDGMENT

APR - VIII



STILLMAN & FRIEDMAN, P.C.

LAW OFFICES

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SUPREME COURT OF THE STATE OF NEW YORK

COUNTY OF NEW YORK